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Orange County Municipal Storm Water Permittees' Drainage Area Management Plan (DAMP) Chapter 7 and Model Water Quality Management Plan (WQMP)

Changes Proposed by Staff to the July 22, 2003 Revised Draft Documents

| Page Number | Changes |
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| DAMP | 7.0 NEW DEVELOPMENT/SIGNIFICANT REDEVELOPMENT |
| Page 7-1 | |
| | With the adoption of the Third Term Permits in early 2002, the Permittees were |
| | required to modify their current New Development/Significant Redevelopment |
| | Program (1993 DAMP Appendix G) to meet new permit requirements. |
| DAMP | This section and its exhibits provide the new countywide Model New |
| Page 7-1 | Development/Significant Redevelopment Program (Model Program). The Model |
| | Program is intended to be implemented as described in DAMP Section A-7 of |
| | each Permittee's Local Implementation Plan. In developing its Local |
| | Implementation Plan, the Permittee may modify the Model Program in response |
| | to local conditions. It is not the intent for this Model Program to restrict city or |
| | county planning commissions or their governing bodies from imposing additional |
| | stormwater management requirements as a condition of development or |
| DAMP | significant redevelopment. Although there is a provision in the State regulations that school districts must |
| Page 7-2 | obtain municipal approval for "improvements which affect drainage", the |
| 1 age 7-2 | Government Code effectively prevents city/county regulation of many federal |
| | and state agencies and local special districts. The First and Second Term |
| | Permits, however, identify these entities as potential dischargers of stormwater to |
| | the Orange County drainage areas and the expectation is that these entities will |
| | work cooperatively with the Permittees to manage urban runoff and stormwater |
| | pollution. These entities include: Caltrans, universities and colleges, |
| | Metropolitan Water District, Department of Defense, school districts, sanitation |
| | districts, water districts and railroads. During the Third Term Permit, regulation |
| | of a number of these is expected under Phase II of the Federal stormwater |
| | regulations. |
| DAMP | • Each private grading permit applicant with a development greater than five |
| Page 7-3 | (5) acres <u>(subsequently revised to one (1) acre)</u> is required to provide proof of |
| | coverage under Construction Permit. |
| DAMP | During the public review process for the approval of the New |
| Page 7-5 | Development/Significant Redevelopment Program by the Santa Ana Regional |
| | Board, extensive input was received from the Santa Ana Regional Board, the |
| | Natural Resources Defense Council, Defend the Bay and the Orange County |
| | <u>Coastkeeper.</u> |

| Page | Changes |
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| Number DAMP | Costinu 7.7 Post Construction DMD Insuration and Verification promises |
| Page 7-10 | • Section 7.7 - Post Construction BMP Inspection and Verification provides information on the periodic review of approved <u>final Project WQMPs</u> |
| DAMP | Section 7.9 - Annual Reporting and Assessing Program Effectiveness |
| Page 7-10 | describes the annually annual reporting on the implementation and |
| | effectiveness of the New Development /Significant Redevelopment Program |
| | by the Permittees. |
| DAMP | 7.4.1 Introduction |
| Page 7-11 | |
| | Each Permittee is required by the Third Term Permits to minimize short and |
| | long-term impacts on receiving water quality from new development and |
| | significant redevelopment to the maximum extent practicable. With regard to the |
| | General Plan, the Permittees must at a minimum review and update General |
| | Plans, as necessary, to ensure that watershed and stormwater quality and quantity |
| | management are considered. |
| DAMP | • The San Diego Region Permittees must provide a work plan as part of its their |
| Page 7-11 | submittal on February 13, 2003 with a time schedule detailing any changes to |
| D 11 (D | its their General PlanPlans regarding water quality and watershed protection. |
| DAMP | The next section provides background on the General Plan and Local Coastal |
| Page 7-11 | Program followed by a process for reviewing and amending General Plans, as |
| DAMP | necessary, to incorporate water urban runoff and stormwater pollution issues. |
| Page 7-12 | In evaluating a proposed General Plan Amendment, the approving body must look at the "global" impacts of the proposed amendment. Although a General |
| Page 7-12 | Plan Amendment may be proposed in conjunction with a specific development |
| | proposal, the amendment proposed might have policy and/or land use impacts far |
| | beyond any given project or property. General Plan Amendments are frequently |
| | proposed in conjunction with other legislative acts such as Zone Changes, Zone |
| | Text Amendments and Local Coastal Program Amendments. |
| DAMP | Many of the gGeneral PPlan eElements contain existing goals and policies that |
| Page 7-14 | can be related to watershed protection and stormwater pollution control. For |
| _ | example, stormwater quality may be controlled by the type, location, and density |
| | of development. Such controls may be established through policies commonly |
| | found in the Land Use and Open Space Elements of the General Plan (e.g., |
| | development policies, development location guidelines, landscaping guidelines, |
| | open space policies, policies on preservation of and integration with natural |
| | features). |
| DAMP | The Permittees will review their General Plan Elements and <u>relevant sections of</u> |
| Page 7-14 | the LCP (if a coastal city with an approved LCP) that cover land development |
| | issues, for and in which it may be appropriate to reflect watershed protection and |
| DAMP | stormwater quality management policies. Permittees will review development goals and policies, landscaping policies and |
| Page 7-15 | Permittees will review development goals and policies, landscaping policies and requirements, open space goals and policies including preservation or integration |
| rage /-13 | with natural features, water conservation policies, and public facilities operation |
| | and maintenance policies of these Elements. When reviewing the General Plan |
| | Elements and LCPs, special attention will be given to how the <u>e</u> Element/ plan |
| | Lie months and Det 5, special attention will be given to now the Chieffell plan |

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| Number DAMP | LCP addresses water quality protection from urban runoff and stormwater pollution. The Permittees will keep in mind the following questions during this review, which may trigger the need for specific urban runoff and stormwater pollution protection policies in the General Plan and LCP either as new policies and objectives or amended text to existing policies and objectives: 1) Are there sensitive water resources in or downstream of the jurisdiction? |
| Page 7-15 | |
| DAMP Page 7-15 | Upon review of the Permittees General Plan Elements and LCP, <u>as well as related documents (such as Development Standards, Zoning Codes, Conditions of Approval, Development Project Guidance, referred to collectively as Related <u>Documents</u>), the Permittees will determine which sections should be modified, if any, to include specific policies and objectives that address water quality protection as specified in the San Diego Region and Santa Ana Region Permits (See DAMP Section 7.4.4 following).</u> |
| DAMP Page 7-15-16 | Mostf the General Plans or Related Documents of the Permittees' General Plans do not contain existing provisions in these various elements that protect water quality and the environment. Therefore, adapting a General Plan to incorporate water quality protection/stormwater quality management principles may be determined to be unnecessary, or it may be determined to be as simple as modifying existing text so that it specifically includes stormwater quality and protection policies, goals and objectives, as outlined in of the Permits. Additional relevant Third Term Permit, then additional policies, goals, or objectives that stress the importance of stormwater quality control or that are necessary in order to implement certain types of stormwater management programs, mayshould be beneficial incorporated in the General Plans of cities expecting major growth and have sensitive water resources within their jurisdictions or Related Documents. The need for and the extent of revisions to the General Plan will need toor Related Documents should be coordinated with each Permittee's legal counsel. 7.4.4 Consideration of Additional Water Quality and Watershed Protection Concepts in General Plan and Local Coastal Program The Permittees will review and consider the following additional objectives to for the General Plan and Elements; and LCPs, as specified by the Third Term Permits, respectively: San Diego Region Permit: 1) Minimize the amount of impervious surfaces and directly connected impervious surfaces in areas of new development and significant redevelopment and, where feasible, slow runoff and maximize on-site infiltration of runoff. |

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| | controls and treatment. Use small collection strategies located at, or as close as possible to, the source to minimize the transport of urban runoff and pollutants offsite and into an MS4 (municipal storm drain). |
| DAMP Page 7-17 | If a Permittee, in consultation with its legal counsel, determines the need that it needs to amend its General Plan (or Related Documents) or LCP (if applicable) to incorporate watershed and stormwater management principlespolicies, they will goals or objectives, it may do so whenever elements of athe Permittee's General Plan (or Related Documents) or LCP are significantly rewritten or by the July 1, 2004 date specified by the Santa Ana Region Permit. As part of any General Plan Amendment, maps will be revised, as necessary, to reflect location-specific watershed protection/stormwater quality management policies, and eliminate conflicts among land use districts, permitted land uses, and stormwater-specific goals and policies. |
| DAMP Page 7-23 | d) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner whichthat would result in flooding on- or off-site? e) Create or contribute runoff water whichthat would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff? |
| DAMP Page 7-23 | h) Place within a 100-year flood hazard area structures whichthat would impede or redirect flood flows? |
| DAMP Page 7-23 | The Permittees have concluded that urban runoff and stormwater pollution considerations are generally covered in questions a) through f) of the CEQA Guidelines Appendix G checklist, but in some cases—with less specificity than the questions provided in both the San Diego and Santa Ana Region Permits. To ensure that the Initial Study thoroughly considers all issues listed in the Permits, the Permittees will review the Initial Study checklist and determine whether to include some or all of make appropriate changes to assure that the additional considerations provided in the Third Term Permits (or their equivalent) are reflected in the Permittees' CEQA review processes. |
| DAMP Page 7-23 | Would the project include a new or retrofitted stormwater Treatment Control BMPs, (e.g. water quality treatment basin, constructed treatment wetlands), the operation of which could result in significant environmental effects (e.g. increased vectors and odors)? |
| DAMP Page 7-25 | The Third Term Permits require that the Permittees address the following elements that, which affect development project review, approval, and permitting Modify Project WQMP requirements by imposing additional BMP requirements for new development and significant redevelopment projects that fall under "Priority Project" categories (see Table 7-1) |

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| Number DAMP | 7.6.2 Project Review, Approval, and Permitting Process Overview | | | |
| Page 7-25-26 | <u> </u> | | | |
| Page 7-23-20 | For all new development and significant redevelopment projects meeting the minimum requirements defined herein, a Project WQMP shall be developed to define the quality and quantity of stormwater runoff that must be considered during project planning to identify permanent (post-construction) BMPs that will be included in project design, constructed as part of the project, and ultimately implemented and maintained for the life of the project. Commitments from a project or permit applicant to incorporate, implement, and maintain the BMPs must be described in a Project WQMP. | | | |
| | The Third Term Permits require that the new WQMP and BMP requirements be enacted based on Permittees revise their WQMP. Prior to the following schedule, prior to these dates shown below for each jurisdiction, projects, in both jurisdictions, will be required to prepare Project WQMP's in accordance with the 1993 DAMP: | | | |
| | Within the jurisdiction of the Santa Ana RWQCB – Upon approval of the Modelrevised WQMP by the Executive Officer but not later than October 1, 2003. This includes The approved WQMP shall apply to new development projects, defined as projects for which tentative tract or parcel map approval was not received by July 1, 2003 and new significant re-development isprojects, defined as projects for which all necessary permits were not issued by July 1, 2003. This does New development projects do not include projects receiving map approvals after July 1, 2003 that are proceeding under a common scheme of development that was the subject of a tentative tract or parcel map approval that occurred prior to July 1, 2003. | | | |
| | Within the jurisdiction of the San Diego RWQCB – Upon a Permittee's adoption of each Permitteesa local WQMP following submittal of this the Model WQMP to the RWQCB. The local WQMP must be adopted not later than August 13, 2003. This includes Upon the Permittee's adoption of the local WQMP, the local WQMP requirements shall apply to priority projects that have not yet begun grading or construction activities. If a Permittee determines that lawful prior approval of a project exists, whereby application of the newly adopted local WQMP requirements to the project is infeasible, such WQMP requirements need not apply to the project. | | | |
| DAMP | Table 7-1 Priority Projects Categories | | | |
| Page 7-27 Table 7-1 | 9. For Santa Ana Region – All significant redevelopment projects, where significant redevelopment is defined as the addition of 5,000 or more square feet of impervious surface on an already developed site | | | |

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| DAMP Page 7-27-29 | Significant Redevelopment - means development that would create or add at least 5,000 or more square feet of impervious surfaces on an already developed site. Significant redevelopment includes, but is not limited to: |
| | Expansion of a building footprint; |
| | • Addition to or replacement of a <u>building and/or</u> structure; |
| | Replacement Addition of an impervious surface that is not part of a routine maintenance activity; and such as construction of a new parking lot. |
| | Land disturbing activities related with structural or impervious surfaces. |
| | • Replacement of impervious surfaces includes any activity that is not part of a routine maintenance activity where impervious material(s) are removed, |
| | exposing underlying soil buildings and/or structures when 5000 or more square feet of soil is exposed during replacement construction. Significant redevelopment Replacement does not include routine maintenance activities, trenching and resurfacing associated with utility work; resurfacing and reconfiguring the surface of parking lots (if no additional unless 5000 or more square feet of impervious area surface is added to the existing parking lot area); or reconfiguration of pedestrian ramps; and replacement of damaged pavement. |
| | New development and significant redevelopment projects may fall into one of several categories: |
| | • Following redevelopment, the entire development (including the redeveloped area) would meet one of the Project Priority categories listed in Table 7-1. The project would be considered a Priority Project and require a Project WQMP including Treatment Control BMPs. Where the significant redevelopment results in an increase of less than fifty percent of the impervious surface of a previously existing development, and the existing development was not subject to Project WQMP requirements, the treatment requirements apply only to the addition, and not to the entire development. In this circumstance, Permittees are encouraged to explore with project proponents ways by which treatment BMPs can be provided for the entire site (or a greater percentage of the site), consistent with the overall pollution reduction goals of the Third Term Permits and DAMP. |
| | Where the significant redevelopment activity would not resultresults in a Priority Project as listed in Table 7-1 and would not require discretionary action that will |
| | include a precise planan increase of fifty percent or more of the impervious surface of a previously existing development or issuance of a non residential plumbing permit, the treatment requirements apply to the entire development. |
| | The project would not require a Project WQMP. |
| DAMP | Ministerial actions are those where little or no judgment or deliberation by a |

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| Page 7-29 | Permittee is required. Some ministerial approvals may, those projects meeting one or more criteria under Program Coverage and Definitions (see Section 7.6.2), require that the applicant prepare a Project WQMP, whereas other ministerial |
| | approvals that do not meet these criteria may not necessitate a WQMP. For example, applications for grading or building permits for projects or activities that do not meet the requirements noted in Section 7.6.2 would not require the |
| | preparation of a Project WQMP as those projects are not expected to have the long term potential to significantly affect stormwater quality. |
| DAMP | Ministerial Project |
| Page 7-30 | <u>Does the project meet one of</u> |
| Figure 7-3 | the criteria for a WQMP under |
| | Program Coverage and |
| | <u>Definitions (Section 7.6.2)?</u> |
| DAMP Page 7-33 | Demonstrate that an adequate number of copies of the project's approved <u>final</u> Project WQMP are available for the future occupiers, |
| DAMP Page 7-33 | Projects Adjacent to Beaches and Receiving Waters |
| | All construction materials, wastes, grading or demolition debris, and |
| | stockpiles of soil, aggregates, soil amendments, etc. shall be properly |
| | covered, stored, and secured to prevent transport into coastal and receiving |
| | waters by wind, rain, tracking, tidal erosion or dispersion. |
| DAMP Page 7-33 | Projects Adjacent to Beaches |
| DAMP Page 7-34 | Projects in Hilly Areas |
| | Drainage facilities discharging onto adjacent property shall be designed to |
| | imitate the manner in which runoff is presently crossing currently produced |
| | <u>from</u> the <u>adjacent project</u> <u>propertysite</u> . Alternatively, the project applicant |
| | may obtain a drainage acceptance and maintenance agreement, suitable for |
| | recordation, from the owner of said adjacent property. |
| DAMP Page 7-34 | Special Conditions |
| | • Prior to the issuance of any grading and building permits, the applicant shall include in the plans all BMPs identified in the approved final Project WQMP |
| | and any other urban runoff and stormwater pollution control measures deemed necessary by the City/County Planning Director. |
| DAMP Page 7-35 | The Project WQMP for a Priority Project must address include: |
| | Regional or watershed programs (if applicable) |
| | Routine structural and non-structural Source Control BMPs |
| | • Consideration of Site Design BMPs (as applicable appropriate) |
| DAMP | The Project WQMP for a Non-Priority Project must address include: |
| Page 7-35 | |

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| | Routine structural and non-structural Source Control BMPs Consideration of Site Design BMPs (as applicable appropriate) |
| DAMP Page 7-36 | When reviewing Project WQMPs submitted for approval, Permittees will assess the potential project impacts on receiving waters and ensure that the Project WQMP adequately identifies such impacts, including all pollutants and conditions of concern. The Permittees will examine all identified BMPs, as a whole, to ensure that they address the pollutants and conditions of concern identified within the Project WQMP. Additionally, Permittees will consider potential cumulative impacts of build-out within the watershed based upon available watershed chapters of the DAMP (DAMP Appendix D), information learned from any CEQA documentation regarding the project, and Permittee knowledge of watershed-wide and jurisdictional problems and programs. Additionally, Permittees are to examine all identified BMPs, as a whole, address and compliance with the pollutants/condition of concern identified within the WQMP requirements of the Third Term Permits. |
| | The Permittees recognize the importance of understanding the physical, chemical and biological conditions of the receiving waters at a watershed scale and the impact of incremental projects on these conditions and will continue to enlarge their understanding of receiving waters on a watershed scale through implementation of the watershed chapters of the DAMP. This information will assist in providing a strong linkage between the planning process (Sections 7.4 and 7.5 and Exhibit 7.I) and the development review and permitting process (Section 7.6) as required by the Third Term Permits |
| | The Permittees have initiated watershed-scale assessments in some watersheds for watershed restoration and TMDL purposes, including modeling and other types of evaluations, and will continue efforts to provide forecasting tools that protect water resources from the impacts of new development and significant redevelopment. This information will be compiled and made available as a public database for cumulative impact assessment by the Principal Permittee. A prototype of this database will be developed for a selected watershed, with user guidance, for submittal with the 2003-04 Annual Progress Report. When evaluating the adequacy of a Project WQMP the Permittees will utilize the information gathered and the forecasting tools developed under the watershed scale portion of the program in determining whether the Project WQMP is adequate to protect the water quality of the receiving waters including cumulative effects. |
| | The Project WQMP is a project planning level document and as such is not expected to contain final BMP design drawings and details (these will be in the construction plans). However, the project Project WQMP must identify and locate selected BMPs, provide design parameters including hydraulic sizing of treatment BMPs and convey final design concepts. BMP fact sheets can be used |

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| | design inte Source Cor considered from one a Association New Deve Plan (DAM BMP, appl | nt. There are a natrol, Site Design to guide the de vailable referent the California lopment and Red IP Section A-7 ications, advant | et-specific design parameters and number of resources listed in the gn, and Treatment Control BMP sign and implementation of the sign and implementation of the Stormwater Best Management edevelopment are provided in the stages/disadvantages, design critical tages/disadvantages, design critical nance requirements to ensure of | e Model WQMP for s that should be BMPs. —Fact sheets water Quality Practice Handbook — e Local Implementation ed descriptions of each eria, design procedure, |
| DAMP Page 7-37 | Table 7- 2. Summary of BMPs for Development/ Significant Redevelopment Projects | | | |
| | BMI | P Category | Applicable Projects | Pollution Prevention Objective |
| | Source Control BMPs | Routine Structural BMPs | Required for all projects as applicable.the following project features: Include incorporating requirements applicable to | Prevent potential pollutants from contacting rainwater or stormwater runoff or to and prevent discharge of |
| | Site Design BMPs | | All projects should consider implementation of Site Design BMPs Shall incorporate - as appropriate | Minimize or prevent potential pollutants from contacting rainwater or stormwater runoff or to prevent discharge |
| | В | nent Control MPs or nal Program | All priority projects – at least one Treatment Control BMP required | Remove pollutants from stormwater runoff prior to discharge to the storm drain system or receiving waters |

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| | Treatment Control BMPs or Regional Program | All priority projects – at least one Treatment Control BMP required | Remove pollutants from stormwater runoff prior to discharge to the storm drain system or receiving waters |
| | Projects utilizing a regional discussed in the Model WC | nl or watershed program will OMP, Exhibit 7,II. | pre determine BMPs as |
| DAMP Page 7-38 | introduction of pollutan significant impacts gene system. Site Design BN be considered for for all | ent pollution of stormwater by its and conditions of concern the erated from site runoff to the started from site runoff to th | nat may result in tormwater conveyance mented, as appropriate, watershed programs. |
| DAMP Page 7-38 | Fact sheets are presented in the Local Implementation Plan (DAMP Appendix A-7). The fact sheets include design criteria established to ensure effective implementation of the required Site Design BMPs. Treatment Control BMPs | | |
| | Treatment Control BMPs are engineered technologies designed to remove pollutants from stormwater runoff and are required to augment Source Control and Site Design BMPs for Priority Projects to <u>eliminate or</u> reduce pollution from stormwater discharges. The type of Treatment Control BMP(s) to be implemented at a site depends on a number of factors including: type of pollutants in the stormwater runoff, volume or flow of stormwater runoff to be treated, project site conditions, receiving water conditions, and General Industria Permit requirements, when applicable. Land requirements, and costs to design, construct and maintain Treatment Control BMPs vary by Treatment Control BMP. | | |
| DAMB | 7). The fact sheets include implementation of the requ | the <u>Local</u> Implementation Pla design criteria established to e ired Treatment Control BMPs. | ensure effective |
| DAMP Page 7-39 | Once a project reaches the approved final Project WQ applicant for plan check muthe approved final Project V not necessarily require) app | plan check phase, the applicant MP, since the construction plant incorporate all of the structive WQMP. Therefore, the Permit plicants to obtain approval of the construction plans for plan check. | t must have an ns submitted by the ural BMPs identified in tees will encourage (but ne project's final Project |

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| DAMP Page 7-39 | Sediment from areas disturbed by construction shall be retained on site using structural controls to the maximum extent practicable as required by the statewide General Construction Stormwater Permit. |
| | • Stockpiles of soil shall be properly contained to eliminate or reduce sediment transport from the site to streets, drainage facilities or adjacent properties via runoff, vehicle tracking, or wind as required by the statewide General Construction Stormwater Permit. |
| | • Appropriate BMPs for construction-related materials, wastes, spills or residues shall be implemented to eliminate or reduce transport from the site to streets, drainage facilities, or adjoining properties by wind or runoff as required by the statewide General Construction Stormwater Permit. |
| | Runoff from equipment and vehicle washing shall be contained at construction sites unless treated to reduce or remove sediment and other pollutants and must not be discharged to receiving waters or the local storm drain system. |
| DAMP Page 7-40 | Construction sites shall be maintained in such a condition that a storm does not carry wastes or pollutants off the site. Discharges other than stormwater (non-stormwater discharges) are |

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| | agency projects shall include a review of construction plans and specifications for conformity with the approved <u>final</u> Project WQMP and for consistency with the BMP design criteria and guidance provided in Exhibit 7.II. |
| | Plan Check for Projects with Alternative Treatment Control BMPs (see Exhibit 7.II, Section 3.3.33.3.4) |
| DAMP Page 7-41 | 7.6.6 Permit Closeout, Certificates of Use, and Certificates of Occupancy |
| | The Project WQMP continues with the property after the completion of the construction phase and the Permittees may require that the terms, conditions and requirements be recorded with the County Recorder's office by the property owner or any successive owner as authorized by the Water Quality Ordinance. In lieu of recordation the Permittee may require the Project WQMP to include notice of transfera Notice of Transfer Responsibility Form, which serves to notify the Permittee that a change in ownership has occurred and notify the new owner of its responsibility to continue implementing the Project WQMP. The end of the construction phase therefore represents a transition from the New Development/Significant Redevelopment Program to the Existing Development Program (DAMP Section 9). Accompanying this is a close out of permits and issuance of certificates of use and occupancy. The Permittees will use this juncture to assure satisfactory completion of all requirements in the Project WQMP by requiring the applicant to: |
| DAMP Page 7-42 | An approved <u>final Project WQMP</u> defines the permanent (post-construction) BMPs that will be implemented to provide long-term runoff management once |
| Page 7-42 | the project is operational or occupied, and also describes the mechanism by which long-term operation and maintenance will be provided. A structural BMP is not considered effective unless a mechanism is in place to provide for long-term reliability, which is achieved through proper operation and maintenance. Therefore, once construction of a new development or significant redevelopment project is complete, assurance is required for the long-term operation and maintenance of structural BMPs, and most particularly for Treatment Control BMPs. |
| | An O&M Plan for structural BMPs will be prepared by the applicant for private sector projects or by a Permittee's design/engineering department or the design architect/engineer contractor for public agency projects. At a minimum, annual inspection and maintenance of all structural BMPs shall be required. |
| | The O&M Plan that is prepared by the applicant for private sector projects shall describe and/or include: |
| | Structural Description of structural BMPs |
| | Employee Description of employee responsibilities and training for BMP |

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| | operation and maintenance |
| | Operating schedule |
| | Maintenance Inspection/maintenance frequency and schedule |
| DAMP | At a minimum, an annual inspection frequency will be established for all |
| Page 7-43 | structural BMPs including inspection and performance of any required |
| | maintenance in the late summer/early fall, prior to the start of the rainy season. |
| DAMP | Following satisfactory inspection, the Permittee will accept structural BMPs |
| Page 7-43 | within public right-of-ways, or on land dedicated to public ownership. Upon |
| | acceptance, responsibility for operation and maintenance will transfer from the |
| | developer or contractor to the appropriate Permittee department, including the |
| | funding mechanism identified in the approved <u>final</u> Project WQMP. If a |
| | property owner or a private entity, such as a homeowners association (HOA), |
| | retains or assumes responsibility for operation and maintenance of structural |
| | BMPs, the Permittee shall require access for inspection through an agreement. |
| DAMP | The City/County will perform verification at 90% of developments with |
| Page 7-44 | approved <u>final</u> Project WQMPs. The number of verifications necessary to |
| | achieve the above goal will be based on either the total area of approved final |
| | Project WQMP projects, or the total number of Project WQMPs approved. The |
| | implementation of BMPs, and ongoing maintenance of BMPs by the mechanisms |
| | described in the Project WQMP will be verified. |